Illinois Department of Public Aid

AGREEMENT FOR PARTICIPATION IN THE ILLINOIS MEDICAL ASSISTANCE PROGRAM FOR TRANSPORTATION PROVIDERS

WHEREAS,	
Full Legal as well as any Assumed (d.b.a.) name,	
IDPA Provider Number, if applicable) her	einafter
referred to as ("the Provider") is enrolled with the Illinois Department of Public Aid hereinafter referre ("the Department") as an eligible provider in the Medical Assistance Program; and	d to as

WHEREAS, the Provider wishes to submit claims for services rendered to eligible Public Aid clients;

NOW THEREFORE, the Parties agree as follows:

- 1. The Provider agrees, on a continuing basis, to comply with all current and future program billing and policy provisions as set forth in the applicable Department of Public Aid Medical Assistance Program rules and handbooks.
- 2. The Provider agrees, on a continuing basis, to comply with applicable licensing standards as contained in State laws or regulations.
- 3. The Provider agrees, on a continuing basis, to comply with Federal standards specified in Title XIX and XXI of the Social Security Act and with all other applicable Federal and State laws and regulations.
- 4. The Provider agrees that any rights, benefits and duties existing as a result of participation in the Medical Assistance Program shall not be assignable without the written consent of the Department.
- 5. The Provider shall receive payment based on the Department's reimbursement rate, which shall constitute payment in full. Any payments received by the Provider from other sources shall be shown as a credit and deducted from charges sent to the Department.
- 6. The Provider agrees to be fully liable for the truth, accuracy and completeness of all claims submitted electronically or on hard copy to the Department for payment. Provider acknowledges that it understands the laws and handbook provisions regarding transportation services and certifies that the services will be provided in compliance with such laws and handbook provisions. Provider further acknowledges that compliance with such laws and handbook provisions is a condition of payment for all claims submitted. Any submittal of false or fraudulent claim or claims or any concealment of a material fact may be prosecuted under applicable Federal and State laws.
- 7. The Provider agrees to furnish to the Department or its designee upon demand all records, associated with submitted claims necessary to disclose fully the nature and extent of services provided to individuals under the Medical Assistance Program and maintain said records for not less than three (3) years from the date of service to which it relates or for the time period required by applicable Federal and State laws, whichever is longer. The latest twelve months of records must be maintained on site. If a Department audit is initiated the Provider shall retain all original records until the audit is completed and every audit issue has been resolved, even if the retention period extends beyond the required period.

- The Provider agrees that vehicle operator(s) shall have an appropriate Drivers License and vehicle(s) shall be properly registered and safely maintained in accordance with Department rules and handbook provisions.
- 9. The Provider agrees to comply with the Federal regulations requiring ownership and control disclosure found at 42 CFR Part 455, Subpart B.
- 10. The Provider agrees to exhaust all other sources of reimbursement prior to seeking reimbursement from the Department.
- 11. The Provider agrees to be fully liable to the Department for any overpayments, which may result from the Provider's submittal of billings to the Department. The Provider shall be responsible for promptly notifying the Department of any overpayments of which the Provider becomes aware. The Department shall recover any overpayments by setoff, crediting against future billings or by requiring direct repayment to the Department.
- 12. The Provider certifies that there has not been a prohibited transfer of ownership interest to or in the provider by a person who is terminated or barred from participation in the Medical Assistance Program pursuant to 305 ILCS 5/12 B 4.25.
- 13. The Provider certifies that the following is a complete list of owners/stock holders owning 5% or more of the stock/shares. If additional space is needed for names, please use separate page. If there is no information to disclose, write NONE on PRINT NAME line. This section MUST be completed for enrollment purposes and an entry is required.

PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP
PRINT NAME	SOCIAL SECURITY NUMBER	% OF OWNERSHIP

- 14. The Provider agrees that every shareholder with 5% or more of the stock/shares, every partner in a partnership, the sole proprietor and each officer, manager and dispatcher shall submit to fingerprint based criminal background checks as provided in 89 Illinois Administrative Code Section 140.498.
- 15. The Provider certifies that the following is a complete list of every partner in a partnership, the sole proprietor and each officer, manager and dispatcher. If additional space is needed for names, please use separate page. This section MUST be completed for enrollment purposes and an entry is required.

PRI	NT NAME	SOCIAL SECURITY NUMBER	POSITION WITHIN COMPANY		
PRINT NAME		SOCIAL SECURITY NUMBER	POSITION WITHIN COMPANY		
PRI	NT NAME	SOCIAL SECURITY NUMBER	POSITION WITHIN COMPANY		
PRINT NAME		SOCIAL SECURITY NUMBER	POSITION WITHIN COMPANY		
16.	• •	nds that knowingly falsifying or willful d/or the Agreement for Participation Assistance Program and such condu	may be cause for termination of		
17.	time the Department may terminate Program without cause. Such term Upon termination of the non-emerg from participation in the Medical As owners or partners in a partnership	nds that enrollment of a non-emerger Code Section 140.13, shall be condessuch vendor's eligibility to participal ination of eligibility is not subject to elency transportation vendor, the followsistance Program: individuals with not; an officer or individual owning, direct of ownership in a corporation; or an officer or an	litional for 180 days, during which te in the Medical Assistance the Department's hearing process. wing individuals shall be barred nanagement responsibility; all ctly or indirectly, 5% or more of the		
18.	8. This agreement becomes effective the date the Department completes its review of the application for enrollment. No payment will be made for services rendered prior to the completion of the application's review. The provider certifies that all services will be rendered in compliance with and subject to the terms and conditions of this agreement.				
	der penalties of perjury, the undersig eement for Participation is true, corr		formation provided in this		
		DEPARTME	ENT of PUBLIC AID:		
by:	Provider Signature)	by: Division of	Medical Programs		
	(Print Name of Signature above)				
Dat	e:	Date:			